

UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MISSOURI

REGINALD CLEMONS,  
Inmate No. 990102;

STEVEN STAFFORD,  
Inmate No. 365963;

WENDELL HARRIS,  
Inmate No. 1272204;

MONTRELL MOORE,  
Inmate No. 1215629;

PRE'MARCUS HOWARD,  
Inmate No. 1353254;

MARK HOLLIMAN,  
Inmate No. 501976;

VINCENT HOOD,  
Inmate No. 1254167;

MANDELL KENT,  
Inmate No. 339210;

MICHAEL SMITH,  
Inmate No. 1227890;

Plaintiffs,

v.

DIRECTOR ANNE L. PRECYTHE,  
Missouri Department of Corrections,  
in her official capacity;

Case No. 4:22-CV-158-SRW  
Hon. Mag. Judge Stephen R. Welby

VERIFIED SECOND AMENDED  
COMPLAINT FOR  
DECLARATORY AND  
INJUNCTIVE RELIEF AND  
DEMAND FOR JURY TRIAL

DEPUTY DIRECTOR Matt Sturm,  
Missouri Department of Corrections,  
in his official capacity;

SUPERVISOR OF RELIGIOUS and  
SPIRITUAL PROGRAMMING  
Douglas A. Worsham, Missouri  
Department of Corrections, in his  
official capacity;

WARDEN DAVID VANDERGRIFF,  
Eastern Reception, Diagnostic, and  
Correctional Center, in his official  
and individual capacities;

DPT. WARDEN MATT RAYMOND,  
Eastern Reception, Diagnostic, and  
Correctional Center, in his official  
and individual capacities;

LT. MICHELLE BASHAM, Shift  
Supervisor, Eastern Reception,  
Diagnostic, and Correctional Center,  
in her official and individual  
capacities;

SGT. CARL HART, Eastern  
Reception, Diagnostic, and  
Correctional Center, in his official  
and individual capacities;

OFC. DENNIS SPRADLING,  
Eastern Reception, Diagnostic, and  
Correctional Center, in his individual  
capacity;

OFC. JACOB REAGAN, Eastern  
Reception, Diagnostic, and  
Correctional Center, in his individual  
capacity;

OFC. GARY FENWICK, Eastern Reception, Diagnostic, and Correctional Center, in his individual capacity;

OFC. ADAM SIMONTON, Eastern Reception, Diagnostic, and Correctional Center, in his individual capacity;

CASE MGR. JAMIE WILLIAMS, Eastern Reception, Diagnostic, and Correctional Center, in his individual capacity;

CASE MGR. MCFARLAND, Eastern Reception, Diagnostic, and Correctional Center, in his individual capacity;

MED. DIR. JOHN/JANE DOE, Eastern Reception, Diagnostic, and Correctional Center, in his/her official and individual capacities;

NURSE JANE DOE, Eastern Reception, Diagnostic, and Correctional Center, in her individual capacity;

WARDEN DORIS FALKENRATH, Jefferson City Correctional Center, in her official capacity;

WARDEN BILL STANGE, Southeast Correctional Center, in his official capacity;

WARDEN GREGORY HANCOCK, Missouri Eastern Correctional Center, in his official capacity;

WARDEN TERI VANDERGRIF, Farmington Correctional Center, in her individual capacity;

WARDEN KELLY MORRISS, Algoa Correctional Center, in his individual capacity;

UNKNOWN OFFICERS X-Y, in their individual capacities;

Defendants.

**VERIFIED SECOND AMENDED COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF**

Plaintiffs REGINALD CLEMONS, STEVEN STAFFORD, WENDELL HARRIS, MONTRELL MOORE, PRE'MARCUS HOWARD, MARK HOLLIMAN, VINCENT HOOD, and MANDELL KENT, by and through undersigned counsel, file this Complaint for Declaratory and Injunctive Relief against Missouri Department of Corrections ("MDOC") Director ANNE L. PRECYTHE; Missouri Department of Corrections Deputy Director MATT STURM; Missouri Department of Corrections Supervisor of Religious and Spiritual Programming DOUGLAS A. WORSHAM; Eastern Reception, Diagnostic, and Correctional Center ("ERDCC") Warden DAVID VANDERGRIF; ERDCC Deputy Warden MATT RAYMOND; ERDCC Lieutenant MICHELLE BASHAM, Sergeant CARL HART, Officers DENNIS SPRADLING, JACOB REAGAN, GARY FENWICK, and ADAM SIMONTON;

Case Managers JAMIE WILLIAMS and MCFARLAND; Medical Director JOHN/JANE DOE; Nurse JANE DOE; Jefferson City Correctional Center (“JCCC”) Warden DORIS FALKENRATH; Southeast Correctional Center (“SECC”) Warden BILL STANGE; Missouri Eastern Correctional Center (“MECC”) Warden GREGORY HANCOCK; Farmington Correctional Center (“FCC”) Warden TERI VANDERGRUFF; Algoa Correctional Center (“ACC”) Warden KELLY MORRISS; and UNKNOWN DEFENDANTS X-Y (collectively “Defendants”) for violations of the First, Eighth, and Fourteenth Amendments to the United States Constitution, the Religious Land Use and Institutionalized Persons Act of 2000 (“RLUIPA”), 42 U.S.C. § 2000cc *et seq.*, and Missouri state law, and states as follows:

**Nature of this Action**

1. With the permission of state prison guards and officials, nine Muslims gathered for prayer on the evening of February 28, 2021. They did so in their housing unit, just as they had hundreds of times in the months preceding the sadistic, violent attack that gives rise to this action.

2. As Plaintiffs Clemons, Stafford, Harris, Moore, Howard, Hood, Holliman, Kent, and Smith stood shoulder to shoulder in prayer, out of the blue, Defendant Basham ordered that there be no more praying in the housing unit. Two plaintiffs—Kent and Smith—abruptly stopped their prayers and

stepped away. The others sought to quickly finish up. Nevertheless, five were pepper sprayed and one was viciously beaten, just because they prayed.

3. Viewing Muslims as nothing more than a gang, more than a dozen guards participated in this violent episode. The brutality began as an effort to disrupt Muslims praying together but morphed into a protracted effort to punish those who prayed—dispersing Plaintiffs throughout the state via transfers and otherwise retaliating against them.

4. This lawsuit is an effort to hold these state officials to account for statutory and constitutional violations of Plaintiffs' rights. These Muslim incarcerated are not the prison's physical property to abuse as guards see fit, but human beings with rights that cannot be violated, though they are incarcerated.

### **Jurisdiction and Venue**

5. This Court has federal question jurisdiction over Plaintiffs' claims of violations of the First, Eighth, and Fourteenth Amendments to the United States Constitution and the Religious Land Use and Institutionalized Persons Act of 2000 ("RLUIPA"), 42 U.S.C. §§ 2000cc, *et seq.* pursuant to 28 U.S.C. § 1331, 28 U.S.C. § 1343, and 42 U.S.C. § 1983.

6. This Court has personal jurisdiction over Defendants because Defendants reside and conduct business in the State of Missouri.

7. This Court has supplemental jurisdiction over Plaintiffs' claims under Missouri law pursuant to 28 U.S.C. § 1367.

8. Plaintiffs' claims for declaratory and injunctive relief are authorized by 28 U.S.C. §§ 2201 and 2202, 28 U.S.C. § 1343, 42 U.S.C. § 2000cc-2(a), Federal Rules of Civil Procedure 57 and 65, and by the general, legal, and equitable powers of this Court.

9. Plaintiffs' claims for damages are authorized by 28 U.S.C. § 1343.

10. Plaintiffs' claims for attorneys' fees and costs are authorized by 42 U.S.C. §§ 1988 and 2000cc-2(d).

11. ERDCC, where Plaintiffs were detained when they were pepper sprayed and thrown in seg for praying, and the various institutions where they are currently detained—namely, Jefferson City Correctional Center (“JCCC”), Farmington, Missouri Correctional Center (“Farmington”), Missouri Eastern Correctional Center (“MECC”), Algoa Correctional Center (“ACC”), Southeast Correctional Center (“SECC”)—are all “institution[s]” within the meaning of 42 U.S.C. § 2000cc-1(a) and 42 U.S.C. § 1997.

12. Venue is proper under 42 U.S.C. § 1391 as to all Defendants because Defendants operate within the geographical boundaries of the State of Missouri, and the substantial part of the acts described herein occurred within this District.

### **Parties**

13. Plaintiff Reginald Clemons (Inmate No. 990102) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He was transferred to JCCC on October 25, 2021, where he remains. Plaintiff Clemons was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

14. Plaintiff Steven Stafford (Inmate No. 365963) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He remains at ERDCC. Plaintiff Stafford was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

15. Plaintiff Wendell Harris (Inmate No. 12272204) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He remains at ERDCC today. Plaintiff Harris was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

16. Plaintiff Montrell Moore (Inmate No. 1215629) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He remains at ERDCC today. Plaintiff Moore was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*



17. Plaintiff Marcus Howard (Inmate No. 1353254) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He was transferred to ACC on August 5, 2022, and to SECC on February 10, 2023, where he remains. Plaintiff Howard was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

18. Plaintiff Mark Holliman (Inmate No. 501976) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He was transferred to ACC in August 2021 where he remains. Plaintiff Holliman was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

19. Plaintiff Vincent Hood (Inmate No. 1254167) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021. He was transferred to FCC on August 10, 2022, where he remains. Plaintiff Hood was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

20. Plaintiff Michael Smith (Inmate No. 1227890) is a Muslim man who was detained at ERDCC in Bonne Terre, Missouri, on February 28, 2021, where he remains. Plaintiff Smith was, at all relevant times, a “person confined to an institution” as the term is defined in 42 U.S.C. § 2000cc, *et seq.*

21. Defendant Anne L. Precythe is the Director of the Missouri Department of Corrections. Defendant Precythe is sued in her official capacity only.

22. Defendant Matt Sturm is the Deputy Director of the Missouri Department of Corrections. Defendant Sturm is sued in his official capacity only.

23. Defendant Douglas A. Worsham is the Supervisor of Religious and Spiritual Programming for the Missouri Department of Corrections. Defendant Worsham is sued in his official capacity only.

24. Defendant David Vandergriff was the ERDCC warden on February 28, 2021. Defendant Vandergriff is sued in his official and individual capacities.

25. Defendant Matt Raymond was the deputy warden at ERDCC on February 28, 2021. Raymond is sued in his official and individual capacities.

26. Defendant Michelle Basham was the lieutenant and shift commander on duty at ERDCC on February 28, 2021. Defendant Basham is sued in her official and individual capacities.

27. Defendant Carl Hart was the Correctional Security Sergeant on duty at ERDCC on February 28, 2021. Defendant Hart is sued in his official and individual capacities.

28. Defendant Dennis Spradling was a corrections officer on duty and involved in the events of February 28, 2021. Spradling is sued in his individual capacity.

29. Defendant Jacob Reagan was a corrections officer on duty and involved in the events of February 28, 2021. Reagan is sued in his individual capacity.

30. Defendant Gary Fenwick was a corrections officer on duty and involved in the events of February 28, 2021. Fenwick is sued in his individual capacity.

31. Defendant Adam Simonton was a corrections officer on duty and involved in the events of February 28, 2021. Simonton is sued in his individual capacity.

32. Defendant Jamie Williams was a case manager working at ERDCC and involved in the events arising on February 28, 2021. Williams is sued in his individual capacity.

33. Defendant McFarland was a case manager working at ERDCC and involved in the events arising on February 28, 2021. McFarland is sued in his individual capacity.

34. Defendant Jane/John Doe was the medical director at ERDCC on February 28, 2021. Doe is sued in his/her official capacity only.

35. Defendant Jane Doe was a nurse working at ERDCC and involved in the events arising on February 28, 2021. Doe is sued in her individual capacity.

36. Defendant Doris Falkenrath is the current warden at JCC. Defendant Falkenrath is sued in her individual capacity only.

37. Defendant Bill Stange is the current warden at SECC. Defendant Stange is sued in his individual capacity only.

38. Defendant Gregory Hancock is the current warden at MECC. Defendant Hancock is sued in his individual capacity only.

39. Defendant Teri Vandergriff is the current warden at FCC. Defendant Vandergriff is sued in her individual capacity only.

40. Defendant Kelly Morriss is the current warden at ACC. Defendant Morriss is sued in his individual capacity only.

41. Defendant Unknown Officers 1-10 are the ERDCC guards who broke up Plaintiffs' prayer on February 28, 2021.

### **Factual Background**

#### **Plaintiffs Adhere to Islamic Teaching Regarding Prayer**

42. Plaintiffs are Muslims and, in accordance with their religious beliefs, they offer Islam's five daily prayers—with each lasting as little as a few minutes.

43. Plaintiffs' faith instructs them to pray in clean areas and on top of clean surfaces. When possible, Plaintiffs sought to pray in groups to secure the spiritual reward in Islam conferred on those who pray together.

44. When praying together, a prayer leader among the group would place himself in front of everyone else standing shoulder to shoulder. As the prayer leader supplicates and recites verses from the Quran, Plaintiffs would, in unison, bow at the waist with hands on their knees, then prostrate themselves with their forehead touching the rug, and end the prayer sitting with their legs underneath them.

#### **Defendants Attack While Plaintiffs are Praying**

45. On February 28, 2021, when the Muslims in the housing unit 4B "honor dorm" began their evening prayer, things proceeded according to the typical prison routine. Plaintiffs finished up personal business, swept and cleaned the floor in the back of the wing, and laid out nine prayer rugs—one in front for the prayer's leader and eight in a single row behind.

46. Video cameras at the front and back of the wing captured everything that happened next.

47. Defendant Basham saw the men making preparations to pray as she made her rounds through the unit, but she walked on as ERDCC guards had done hundreds of times before. The Plaintiffs took her approval for granted, as they had prayed together in the housing unit's common space

several times each day since the prison locked down their chapel in response to the COVID-19 pandemic—and, indeed, had prayed together three separate times earlier that very day.

48. Plaintiff Stafford led the prayer in front of the other men (Plaintiffs Holliman, Hood, Kent, Smith, Howard, Harris, Moore, and Clemons) who were shoulder-to-shoulder in a single-file row facing him.

49. Sometime between 9:10 and 9:30 p.m., the men began praying. Shortly after they started, Defendant Basham walked into the 4B wing where Plaintiffs were praying. She had told Plaintiff Stafford to remove his *kufi* (a brimless, short, round cap worn by Muslim men) on previous occasions. So when he glimpsed Basham approaching the group, he removed his *kufi* while continuing the prayer to prevent any disturbance from Basham. Defendant Basham then announced that Plaintiffs could not pray where and how they had been praying. “Stop praying now,” Defendant Basham stated. “There’s no praying outside the chapel.”

50. Attempting to quickly complete the prayer, as his sincerely held religious beliefs required him to do, Plaintiff Stafford sped up the prayer in an effort to resolve Defendant Basham’s concern. Other Plaintiffs followed.

51. When Plaintiffs did not instantly cease their prayer, Defendant Basham flew into a rage, shouting an officer in distress call—code 10-5—and a directive to “get me 10 beds ready in 2 House” (one of the housing units used

for segregated custody) into her radio. Code 10-5 is typically reserved for guards who are being assaulted or otherwise attacked by a group of incarcerated inmates.

52. At the time Defendant Basham called for back-up, Plaintiffs were praying together peacefully where and how they had hundreds of times previously.

53. Upon hearing Defendant Basham call for back-up, Plaintiffs Kent and Smith stopped praying, stood up, and stepped away from the other plaintiffs who continued their prayer.

54. Within moments, Defendant Carl Hart and up to 20 additional guards—Defendants Reagan, Fenwick, Simonton, and Unknown Officers 1-20—arrived and surrounded Plaintiffs. Multiple officers pointed fire-extinguisher-sized pepper spray canisters at Plaintiffs who were praying.

55. Plaintiffs and other incarcerated inmates knew Defendant Hart to be volatile and violent. He was regarded as an enforcer among the guards, and a few years earlier had been removed from Ramadan meal delivery after telling some of the incarcerated inmates that he had PTSD from having been “trained to kill Muslims in Afghanistan,” objecting that he now “has to feed these motherfuckers.”

56. Defendant Hart instructed officers to use violence and mace to stop Plaintiffs from praying and announced that all Plaintiffs would be placed in disciplinary segregated custody (“seg”).

57. Defendant Hart repeatedly screamed “Submit to restraints or get sprayed!” Guards filed in around the left side of the room. A few officers walked behind the Plaintiffs praying on the left side of the shoulder-to-shoulder row of praying men, ready to handcuff them and escort them away. Defendants then instructed the other incarcerated in the wing to return to their cells and lock down.

58. Plaintiffs Kent and Smith, who had already stopped praying, were allowed to walk to their cells and remain there.

59. Plaintiffs Holliman and Hood, seeing the pepper spray pointed at them, also stopped praying. They both stood and were cuffed by guards at the same time. Officers escorted Holliman, who is white—but not Hood, who is Black, like the rest of the Plaintiffs—out of range of the pepper spray attack that began moments later, saying “Let’s get you out of here before you get sprayed.”

60. After Plaintiff Holliman had been escorted to safety, Defendant Hart attempted to pepper spray Plaintiff Hood, who was in restraints and being pulled away. Hart missed and almost hit the guard standing behind Hood, splattering the orange spray on the wall behind.



61. Defendant Hart and other officers began pepper spraying Plaintiffs Howard, Harris, Moore, Clemons, and Stafford at point-blank range.

62. Defendant Hart blasted Plaintiffs Howard, Harris, Moore, and Clemons—all of whom were peacefully praying—first across their heads then up and down their torsos, going back and forth down the line of men without taking his finger off the trigger.

63. While other officers moved in behind the men to cuff them, Defendant Hart concentrated the spray on Plaintiff Harris, holding the pepper spray canister just inches away from Harris's body and drenching the top and back of his bowed head and shoulders. The chemical agent dripped down Harris's face, into his eyes, and down his hoodie, saturating the fabric in florescent orange liquid.

64. As officers descended on Plaintiffs Howard, Harris, Moore, and Clemons, Defendant Hart turned his attention to Plaintiff Stafford and pepper sprayed him directly in the nose, mouth, and eyes. Stafford immediately fell to the floor in anguish, but Hart continued to saturate his head, face, and shirt.

65. While one guard came up to cuff Plaintiff Stafford, the spraying continue behind him. The officer got one cuff on and was working on the other when Defendant Hart said, "Where's the leader?" Stafford turned to see Hart standing on his right. Hart then sprayed Stafford a second time, saturating Stafford's face from one inch away. The effect was instant, filling Stafford's

right ear, nose, and mouth, inflaming his lungs and triggering his asthma and chronic obstructive pulmonary disease (COPD).

66. Plaintiff Stafford's ear was so full of pepper spray that it badly impacted his hearing. He couldn't see and could barely breathe. The pain was so intense that it felt as though Hart had poured boiling water over Stafford's face.

67. While Defendant Hart focused on Plaintiff Stafford, Plaintiff Moore, who was attempting to peacefully finish his prayer, stood up to a shocking blast of pepper spray that hit the side of his face and continued down the side of his body.

68. An officer said, "Turn around and cuff up," so Plaintiff Moore faced the wall with his hands behind his back. He looked to his right just as Defendant Fenwick deployed another long blast of pepper spray at point-blank range. Moore, overwhelmed with pain and panic, felt the chemical agent streaming into his face.

69. Plaintiff Howard was maced as he was sitting on his knees, eyes closed, unaware of what was happening to the men around him, trying to complete his prayer. Not allowing him to do so, an officer picked Howard up under the arms and slammed him face first into the wall.

70. Officers dragged Plaintiffs Clemons, Stafford, Harris, Moore, Howard, Holliman, and Hood toward seg, slamming them into walls and doors

along the way. They proceeded through the medical bay but, despite Plaintiffs' obvious physical distress, did nothing more there than collect their names and inmate numbers. No medical evaluations, eye wash, showers, cleaning supplies, or medical advice were offered.

71. Officers then sought to enhance Plaintiffs' pain by compelling them—most in their socks—to walk through slushy snow and mud that remained on the near-frozen baseball field rather than follow the sidewalk to the seg housing unit.

72. Once in seg, Defendants forcibly stripped Plaintiffs Clemons, Simmonds, Moore, and Harris, down to their boxer shorts and wet, muddy socks. Only Plaintiff Holliman was allowed to remove his own clothes, and only Plaintiffs Hood and Harris—saturated in pepper spray—were allowed to keep their clothing for the long night in seg.

### **ERDCC Officials Refuse to Provide Plaintiffs with Necessary Medical Care**

73. Apart from its designation as disciplinary segregation, 1 House is designed exactly the same as 4 House.

74. When Plaintiffs arrived on February 28, 2021, one wing of 1 House was empty. Defendants placed each Plaintiff in a separate cell, all in a row on the bottom level of the housing unit. One officer was stationed in the central observation area of the house—known as “the bubble”—through the night.

75. The cells in which the Plaintiffs were confined were stripped bare. Without beds or furniture, Plaintiffs were forced to sit—naked or nearly so—on the cold concrete floor with no mattresses, pillows, or blankets, or even heat.

76. Each cell included a toilet with attached sink, but Defendants turned the water off to most cells. So Plaintiffs, covered in pepper spray, had no running water, and no way to even flush the toilet to get fresh water. Plaintiffs Moore and Harris were in such agony and torment, covered in the oil-based chemical toxins, that they were forced to use dirty toilet water to minimally clean themselves.

77. For more than 15 hours, Plaintiffs Clemons, Stafford, Harris, Moore, Howard, Holliman, and Hood sat in seg with no heat, no running water, no lights, no mattresses, no blankets or pillows, and no fresh clothes.

78. Plaintiffs Clemons, Stafford, Harris, Moore, and Howard—all of whom were soaked with pepper spray—simultaneously froze with cold and burned from the pepper spray still lingering in their eyes, noses, ears, mouths and throats. The spray triggered Plaintiff Stafford's long-diagnosed asthma and COPD, and Plaintiffs Stafford and Harris sustained skin injuries that remain today. The spray has affected Plaintiff Clemons's lungs, forcing him to regularly use an inhaler.

79. Plaintiffs repeatedly called out to guards, telling them that they were in pain and needed medical attention. But medical help did not come.

80. The night was torture. For example, without medical care, Plaintiffs Harris and Moore attempted to wash the concentrated spray off of their heads, faces, and shoulders, succeeding only in causing the chemicals to drip all the way down their naked bodies. In the freezing dark, Harris cried out, vomited, hyperventilated, and went into shock, his entire body ablaze. While neighboring Plaintiffs called out and tried to wake him up, Harris convulsed and fell in and out of consciousness.

81. Defendants Simonton and Nurse Doe entered the unit the next morning. The nurse checked Plaintiff Harris's vitals, but Harris was so cold and his heartrate was so low that even an EKG machine could barely detect a heartbeat. Defendant Simonton said, "Leave him in there, he's fine." The nurse instructed officers to bring him a blanket but provided no further treatment to Harris.

**MDOC and ERDCC Officials  
Attempt to Cover Up Their Brutality**

82. Hours after Plaintiffs' peaceful prayer was violently interrupted, around 2:00 a.m., ERDCC officials entered 1 House to inform Plaintiffs that they had each been charged with a disciplinary infraction for "acts of organized disobedience" by three or more offenders, a major conduct violation usually reserved for riot organizers. According to Defendant Hart's report included on the writeups, Plaintiffs' violation "resulted in a spontaneous use of force"

including “a short burst of O/C pepper spray to the facial region of the offender.”

83. MDOC facilities network-wide treat Muslims as gang members—as a matter of policy—by assigning gang task forces to deal with incidents regarding incarcerated Muslims as they occur.

84. On March 1, 2021, around 10 a.m., ERDCC’s gang task force came into seg and told Plaintiffs they were “trying to get you guys out of here” and that Plaintiffs “didn’t do anything wrong.” They reported to Plaintiffs that they would take the video of the officers’ assault on their prayer to Defendant David Vandergriff, the warden of ERDCC, to decide what the officers’ punishment would be. After the officers left, Bennett returned and informed Plaintiffs that Defendant Stange, then captain at ERDCC, had been angry when he saw the video, reportedly saying, “They weren’t doing anything but praying.”

85. Two days after the pepper spray attack, officials summoned Muslims across ERDCC to a meeting in the chapel to address the violent episode that had roiled the prison’s Muslim community. More than 70 Muslim incarcerated Muslims attended. Defendant Raymond, the Associate Warden of ERDCC, addressed the group. He confirmed that the guards’ actions were wrong and claimed that the guards would be punished.

86. Each Plaintiff was called into a cursory hearing on March 9, 2021, where they were informed that their charges would be reduced to “disobeying

a direct order,” a minor conduct violation for which they would each be sentenced to 10 days in seg, meaning they would be released from seg the next day.

87. During their hearings, Plaintiffs Clemons and Stafford made statements on the record: “I have not had access to the grievance procedure. I would like to retain the use of force video for civil litigation.”

88. Plaintiffs pleaded not guilty to all charges but were found guilty anyway, even though Plaintiffs had done nothing more than pray together on February 28, 2021, just as they had every day for months. Plaintiffs were released from seg on March 10, 2021.

### **NDOC and ERDCC Officials Retaliate Against Plaintiffs**

89. As residents of ERDCC’s honor dorm, prior to February 28, 2021, Plaintiffs were trusted, dutiful members of the prison community. They had clear prison records marked by consistent good behavior.

### ***Plaintiff Reginald Clemons***

90. Before February 28, 2021, Plaintiff Clemons had no reason to believe he would be transferred away from ERDCC. He participated in Institutional Treatment Center (ITC) programming and, as a result, was on an “ITC transfer hold” at ERDCC—that is, he was supposed to remain at ERDCC so he could continue participating in that programming. He had also been

approved to begin taking classes through Ashland University in May 2021 and, accordingly, was also on an educational transfer hold.

91. Despite these two transfer holds, Plaintiff Clemons was transferred away from ERDCC to JCCC on October 25, 2021. One week prior to the transfer, Defendant Raymond, deputy warden, told Clemons and Stafford, “It’s over now,” and it was time to stop filing grievances. The Plaintiffs refused to stop, insisting that they wanted their conduct violations expunged and their excessive force claim meaningfully investigated. Clemons was transferred without warning just days later, and his conduct violation was expunged four days after leaving ERDCC.

92. MDOC orchestrated this sudden transfer to prevent Plaintiffs from collectively bringing this lawsuit.

93. Today, Plaintiff Clemons remains incarcerated at JCCC, where he has been denied entry to training and educational programs.

94. JCCC is three hours further away than ERDCC from Plaintiff Clemons’s hometown, making it substantially more difficult for his wife and mother to visit him.

95. Shortly after Plaintiff Clemons was transferred to JCCC, the facility illegitimately blocked his wife from visiting, and she has not been allowed to visit since, despite persistent attempts to do so.



***Plaintiff Steven Stafford***

96. Because Stafford led the prayer, Defendants took him to be the leader of the group and, as a result, imposed sadistic punishment on him in the aftermath of the incident. Inflicted after Stafford was fully compliant and also restrained, the sole purpose of the violence was to satisfy a desire for brutality.

97. After Plaintiff Stafford was restrained and escorted out of the housing unit by three officers, Defendant Spradling, at Defendant Hart's direction, lifted Stafford off the ground and slammed him face down onto the concrete. Defendant Spradling then dropped all his weight onto his knees in the middle of Plaintiff Stafford's back. Officers then knelt with both knees on his legs to hold them still. One of the officers then pulled Stafford's head up from the pavement to expose his neck while Defendant Reagan pressed an elbow to his windpipe.

98. Blind and struggling to breathe already from the effects of the pepper spray that had been sprayed down his throat moments before, Plaintiff Stafford repeatedly rasped, "Why are you doing this? I can't breathe! I can't breathe!" Defendant Hart replied, "If you're talking, you're breathing."

99. Plaintiff Holliman heard the attack as he was being led down the sidewalk and turned around, shouting, "Hey! What are you doing? Get off of him!" Defendant Hart said, "You should have thought about that before you

started praying!” and he attempted to spray Plaintiff Stafford again with his large pepper spray weapon. Finding the cannister empty from the earlier attack, Defendant Fenwick said, “If that can is empty, you better throw it away.”

100. Officers then shackled Plaintiff Stafford’s ankles, picked him up, and dragged him to seg.

101. When they arrived in seg, Defendants Simonton, Reagan, Spradling, and Hart again slammed Plaintiff Stafford face first onto the floor. Officers beat and kicked Stafford as he cried, “Why are you doing this to me? I’m not fighting!”

102. Defendant Simonton asked Defendant Hart for the key to Plaintiff Stafford’s cuffs so they could remove his pepper spray saturated clothing. Defendant Hart said, “No, cut it off. Fuck him.”

103. While the other officers watched, Defendant Simonton cut off Plaintiff Stafford’s jacket, t-shirt, sweatpants, shorts, and boxers while he begged them to stop. As a means of intimidation and humiliation, Defendant Simonton reached under Plaintiff Stafford’s boxers and groped his genitals as he cut the garment into pieces. As intended, Plaintiff Stafford was frozen in fear of what might happen next. He couldn’t breathe, and he felt like throwing up.

104. As soon as Plaintiff Stafford's clothes were cut beyond repair and removed, leaving him naked and vulnerable on the floor, Defendant Hart produced the handcuff key from his pocket and laughed, removing the restraints on his way out the door.

105. Around half an hour after the assault, a guard brought Plaintiff Stafford a new pair of boxer shorts. He put them on and within 10 seconds felt intense burning in his genitals. He removed the boxers to find a familiar bright orange line of OC liquid deliberately sprayed in the crotch of his underwear, from genitals to anus.

106. Plaintiff Stafford was denied medical treatment for weeks following the incident despite repeatedly requesting it. For two years, Stafford has suffered the effects of severe PTSD and aggravated asthma which remain unchecked and untreated despite his requests.

107. After he returned from seg and resumed his job, Defendants imposed special strip search requirements on Stafford as a kind of demeaning, irregular punishment. At Defendant Hart's direction, officers subjected Stafford to humiliating strip searches before he could go into the kitchen to work during the month of Ramadan. No other kitchen workers were subjected to the searches, and Stafford had never been subjected to them before.

108. Around one month after his release from seg, Plaintiff Stafford was fired from his \$40 per month kitchen job with no documentation or evidence of

wrongdoing as a further punishment for leading Muslims in peaceful prayer as guards had allowed them to do hundreds of times before February 28, 2021's violent turn.

***Plaintiff Wendell Harris***

109. After Plaintiff Harris nearly died from the pepper spray that sent him into shock and convulsions in seg, ERDCC officials turned his life into a living hell. Officers have written Plaintiff Harris up on so many conduct violations that he has spent more than 12 of the last 24 months in seg.

110. Seg at ERDCC subjects Plaintiff Harris to isolation in a cell, usually alone (though he once had a roommate for a time) and in lockdown for 23 hours per day. Defendants place his personal property in storage, which usually gets lost, leaving him with nothing except two outfits and writing implements. While in seg, Plaintiff Harris is denied access to his paperwork and to the grievance process. He is permitted to write to his parents or send kites to his case manager (which are always ignored). He is not allowed to communicate with anyone else. He is also subjected to random, humiliating strip searches without warning.

111. The numerous write-ups have also caused his security level to rise. As a result of his elevated security level, Harris is not allowed to attend classes, work, or participate in other programs. The new security level may impact his release date.

112. In March 2021, Defendants transferred Harris out of the honor dorm after a write-up. As Defendants moved Harris to and from segregation, they raided his cell frequently in order to identify conduct violations that could become the basis for additional punishment.

113. In general population, cut off from other Muslims and his faith, Plaintiff Harris was harassed and tormented by white supremacists. One eventually attacked him, and the altercation that ensued landed Harris back in isolation for eight months.

114. During one cell raid in or around August 2021, Defendant Fenwick broke Plaintiff Harris's prescription eyeglasses. Harris repeatedly messaged Defendant Williams and McFarland requesting new glasses, but they ignored him. He waited eight months for new glasses, only to have the arms broken off by another guard one month after getting them in February 2022.

115. Plaintiff Harris has been without functional glasses—again—since February 2022. Harris has tied a string around each end of his broken lenses to hold them on his face in a desperate attempt to see. When he requests replacement glasses, officers threaten to write Harris up for possessing contraband—that is, his modified eyeglasses. Harris is afraid to push the issue for fear he will lose even this inadequate pair of glasses.

116. The February 28, 2021, attack and subsequent, relentless retaliation have left Plaintiff Harris feeling despondent, constantly fearful, and hopeless.

***Plaintiff Montrell Moore***

117. Though he remains at ERDCC, Moore and other Muslims have been denied the ability to wear religious head coverings—*kufis*—anywhere but the chapel, despite the fact that other head coverings such as yarmulke may be worn in public. Likewise, many Islamic devotional items are not made available by ERDCC in any manner.

***Plaintiff Mark Holliman***

118. Holliman was transferred to Missouri Eastern Correctional Center (“MECC”) in Pacific, Missouri, in August 2021, two weeks after filing offender grievances against ERDCC’s attack and subsequent retaliation.

119. At MECC, Holliman is subject to MDOC’s rule prohibiting prayer in housing unit common areas and other spaces outside the chapel or cells. Despite this rule, MDOC officials have allowed Christians to hold prayer circles in the yard and other areas. And one particular housing unit is set aside for participants of a counseling program that features daily, Christian prayer and bible study in the wing.

120. MECC allows Christians to congregate for prayer in a way it does not allow Muslims.

***Plaintiff Vincent Hood***

121. Plaintiff Hood was transferred to FCC on August 10, 2021, by request.

122. At Farmington, Plaintiff Hood is subject to MDOC's rule prohibiting prayer in housing units and other spaces outside the chapel or cells. Despite this rule, Farmington officials allow Christians to gather for prayer in places and at times Muslims are not allowed to do the same.

123. During Ramadan, Islam's holy month, Plaintiff Hood and other Muslims are only allowed to make daily prayers together in the chow hall, which is overrun with filth, roaches, and rats. Not only does the filth desecrate Hood's prayers, but the chow hall is not large enough to accommodate all Muslims who wish to pray during Ramadan.

***Plaintiff Mandell Kent***

124. Plaintiff Kent was transferred to Farmington in 2021 before ultimately being transferred to ACC in September 2022.

125. The day after the attack, Defendants raided Plaintiff Kent's cell, taking the shirt and shoes he had been wearing the night before. Defendants began raiding Kent's cell almost weekly after that in an effort to intimidate and harass him.

126. Two days after the attack, at the campuswide gathering of Muslims, Plaintiff Kent told the group, including guards and Defendant Raymond, what had happened during the attack.

127. Shortly thereafter, Defendants suddenly and without warning pulled Plaintiff Kent from his activity in the yard and transferred him to the reception side of the facility, separating him completely from other Plaintiffs. On May 21, 2021, Defendants transferred Kent to FCC.

128. Plaintiff Kent did not receive any conduct violations or time in the hole resulting from the February 28, 2021 attack. But officials at Farmington brought Kent in for questioning regarding the incident when he arrived, revealing the connection between Kent's transfer and the February 28<sup>th</sup> attack.

129. Now, at ACC, Plaintiff Kent has been denied his applications for residence in the honor dorm despite having a clean prison record with no conduct violations since 2016. And, as seems to be the policy across MDOC, ACC assigned the gang task force to deal with all events related to Muslim incarcerated.

130. Officials at ACC also use MDOC's policy prohibiting "public" prayer to deny Muslim incarcerated opportunities to pray together. Not only are they afforded chapel time just once per week, but ACC officials use any excuse to suspend or cancel those services. In the past two months, Kent and other



Muslims have been allowed to hold their weekly *Jumu'ah* service only three times.

***Plaintiff Michael Smith***

131. Defendants denied Plaintiff Smith access to the grievance process in the days following the February 28, 2021, attack. After the other Plaintiffs went to seg, Smith requested IRR forms from his case worker—the standard protocol for beginning the grievance process. The case worker refused and told Smith he would have to wait two weeks to get the forms. Defendants never provided them.

**Plaintiffs Have Exhausted  
All Administrative Remedies**

132. ERDCC incarcerated may appeal any disciplinary action taken by officials against them according to the terms of the facility's three-step Offender Grievance Procedure.

133. At the Procedure's first step, the incarcerated must submit an Informal Resolution Request (IRR). IRRs must be filed within 15 calendar days of the incident in question, and incarcerated must receive a response within 40 calendar days of the receipt of their IRR.

134. Second, if incarcerated have not received a response within 40 calendar days, or if the IRR remedy is denied or otherwise unresolved during that time, they may notify grievance staff and request an Offender Grievance form. That form must be filed within 7 calendar days from the date that the

incarceree signs the IRR response. Incarcerees are to receive a response within 40 calendar days of filing an Offender Grievance.

135. Third, if incarcerees have not received a response to their Offender Grievance within 40 calendar days, or if the grievance remedy is denied or otherwise unresolved during that time, they may file a Grievance Appeal. A Grievance Appeal must be filed within 7 calendar days from the date that the incarceree signs the Offender Grievance Response. An Appeal Response must be given within 100 calendar days from the date that it is received. After submitting the Appeal Response, the grievance procedure concludes.

136. On or around March 9, 2021, Defendants found Plaintiffs guilty of disobeying a direct order during the pepper spray incident and sentenced them to 10 days of disciplinary segregation, which they completed the following day, having been in seg since March 1.

137. On March 15, 2021, Plaintiff Clemons filed an IRR regarding the attack and conduct violation. On or around June 23, 2021, Defendants issued a denial. On July 12, 2021, Plaintiff Clemons filed an Offender Grievance. On October 29, 2021, he received a response to that grievance, which stated that the violation had been dismissed and expunged from Clemons's record.

138. On March 15, 2021, Plaintiff Clemons filed another IRR regarding the attack. On or around June 23, 2021, Defendants issued a denial.

139. On March 25, 2021, Plaintiff Clemons filed an IRR to report that Defendants violated his religious rights by threatening to pepper spray him again if he was caught praying in the common area of the housing unit again. Defendants issued a denial on or around June 23, 2021. On July 12, 2021, Plaintiff Clemons filed an Offender Grievance. And on October 29, 2021, Defendants issued a denial.

140. On April, 16 2021, Plaintiff Clemons filed an IRR to report retaliatory harassment from Defendants Basham and Hart.

141. On May 24, 2021, Plaintiff Clemons again filed an IRR regarding the attack. The IRR response stated that the request was submitted for investigation and should be resolved. On August 23, 2021, Plaintiff Clemons filed an Offender Grievance inquiring about the investigation. On October 27, 2021, Defendants issued a denial.

142. On August 09, 2021, Plaintiff Clemons filed an IRR asking to escalate all previous complaints to the next level. Defendants issued a response stating that Clemons's IRRs had been moved to the next stage.

143. On November 15, 2021, Plaintiff Clemons filed an offender grievance claiming that he was denied a redress of grievances as a form of administrative retaliation and requesting escalated review of his previous complaints. On December 12, 2021, Defendants issued a response stating that all previous complaints had been escalated to the grievance or appeal stage.

144. On March 12, 2021, Plaintiff Stafford filed an IRR regarding his personal clothing items were cut off him and destroyed during the assault on February 28, 2021. In or around May 2021, Defendants issued a response denying his IRR. On May 20, 2021, Plaintiff Stafford filed an offender grievance. Defendants issued a response on November 09, 2021, again denying the grievance. Plaintiff Stafford issued three appeals: on October 13, 2021, January 12, 2022, and February 16, 2022. Defendants denied them all.

145. On March 16, 2021, Plaintiff Stafford filed an IRR regarding assault against him on February 28, 2021. After receiving no response within the allotted 40 days, on May 20, 2021, Plaintiff Stafford filed an offender grievance. On October 13, 2021, Defendants issued a response denying the grievance. On the same day, Stafford filed a grievance appeal. On November 09, 2021, Defendants issued a response again denying the relief.

146. On May 03, 2021, Plaintiff Stafford filed an IRR regarding retaliatory firing from his kitchen job on May 01, 2021. On August 19, 2021, Stafford filed an offender grievance demanding written documentation of the basis for his termination. On October 07, 2021, Defendants issued a response deeming the matter resolved. On February 16, 2022, Plaintiff Stafford filed a grievance appeal. On February 18, 2022, Defendants issued a response stating that the matter was resolved. On March 14, 2022, Defendants issued another similar response.

147. On September 28, 2021, Plaintiff Stafford filed an IRR asking that three IRRs that had been pending for over 100 days needed to be moved forward. Defendants issued a response saying that the grievance appeal forms had been issued and therefore the IRR was resolved.

148. On November 09, 2021, Plaintiff Stafford filed an IRR requesting to purchase a prayer rug from a vendor. Defendants denied the request saying, “According to several Islamic experts, prayer rugs are not a requirement for prayer, it is only required that prayers be performed in an area that is clean.”

149. On or around March 15, 2021, Plaintiff Harris filed an IRR requesting an investigation of the pepper spray incident and expungement of the resulting conduct violation. Shortly thereafter, Plaintiff Harris was sent to seg where he has lived on and off for the months at a time since February 28, 2021. Each time he is sent to seg, Defendants deny him access to his personal paperwork and to the grievance procedure including even basic forms required to file IRRs and grievances. Plaintiff Harris is unsure if Defendants ever responded to his IRR, but as Defendants have denied him access to the grievance procedure, his administrative remedies were unavailable.

150. On or around March 12, 2021, Plaintiff Moore filed an IRR regarding the attack. Around six months later, having received no response, Plaintiff Moore filed an offender grievance. In or around February 2022, one year after Plaintiff Moore filed the IRR, Defendants issued a response, bearing

no signatures or official stamps, denying his grievance. Plaintiff Moore filed a grievance appeal the same day, and Defendants responded denying his appeal. Plaintiff Moore does not know if his conduct violation was ever dismissed or expunged but there are no available appeals for filings for him to make.

151. On or around March 15, 2021, Plaintiff Howard filed an IRR regarding the attack and related conduct violation. Receiving no response, Howard filed an offender grievance on or around December 22, 2021. Since that time, MDOC transferred him to two different facilities where he was denied access to the grievance appeal procedure. Because Defendants have blocked Howard's access to the grievance procedure, no remedies are available to him.

152. On or around March 15, 2021, Plaintiff Hood filed an IRR regarding the attack and conduct violation. In or around August 2021, Plaintiff Hood filed an offender grievance after receiving no response. In or around November 2021, Defendants responded that the conduct violation had been dismissed and expunged but denied any further relief. Shortly thereafter, Plaintiff Hood was sent to seg on an unrelated matter and was denied access to the grievance appeal procedure and therefore no remedies are available to him.

153. On or around March 12, 2021, Plaintiff Holliman filed an IRR regarding the attack and conduct violation. Defendants issued a response on or around August 1, 2021, denying the IRR. Plaintiff Holliman immediately

filed an offender grievance. In or around February 2022, Defendants responded denying the grievance. Plaintiff Holliman immediately filed a grievance appeal, but Defendants have failed to respond in the year since. Plaintiff Holliman's grievance appeal is therefore deemed denied, and his grievance procedure has concluded.

154. Plaintiffs Kent and Smith did not file IRR or offender grievances regarding the attack due to unavailability, futility and fear of retaliation. Because they had gone to their cell, Plaintiffs Kent and Hood escaped the conduct violations that the other Plaintiffs grieved to have expunged. And during the campuswide meeting of Muslims on or around March 2, 2021, Defendant Raymond assured Plaintiffs that they would be allowed to pray in the wing moving forward and that their other religious requests would be accommodated. Plaintiffs were led to believe by Defendants that there was no reason for them to engage in the grievance procedure. Further, after Defendants raided their cell and targeted them following the March 2 meeting, having seen the brutality of the February 28, 2021 incident, Plaintiffs Kent and Hood feared the retaliation would get worse if they did grieve the attack.

### **Count I**

**VIOLATION OF THE FIRST AMENDMENT TO THE UNITED  
STATES CONSTITUTION, AS INCORPORATED AGAINST THE  
STATES BY THE FOURTEENTH AMENDMENT  
(Jurisdiction Under 42 U.S.C. § 1983)**

**(Free Exercise)**  
**(Damages against Individual Capacity Defendants and injunctive relief against Official Capacity Defendants)**

155. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

156. 42 U.S.C. § 1983 provides a cause of action against every person who, under color of law, deprives a person of their rights secured by the Constitution or federal law.

157. Under the First Amendment, as incorporated against the states by the Fourteenth Amendment, Plaintiffs have the right to freely practice their religion.

158. The First Amendment protects Plaintiffs against state action that substantially burdens their ability to practice their religion in accordance with their sincerely held beliefs.

159. By promulgating and maintaining a policy that forbids Muslims from praying in congregation, with or without religious attire, Defendants are preventing Muslim incarcerated persons from gathering for an Islamic purpose while they allow other incarcerated persons to gather for Christian or secular purposes.

160. By assaulting and pepper spraying Plaintiffs while they prayed, confining them to segregation after the attack, denying them necessary medical care, and retaliating against them in myriad ways described above, Defendants have substantially inhibited and constrained conduct and expression that manifests



central tenets of Plaintiffs' individual religious beliefs, meaningfully curtailed their express adherence to their faith, denied them reasonable opportunities to engage in activities fundamental to their religion, and retaliated against them for their constitutionally-protected religious exercise.

161. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Individual Capacity Defendants, for damages in whatever amount Plaintiffs are found to be entitled; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law. Plaintiffs also respectfully request this Court to enter a judgment in their favor, and against the Official Capacity Defendants, for preliminary injunctive relief followed by a permanent injunction; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

## **Count II**

### **VIOLATION OF THE EIGHTH AMENDMENT (Jurisdiction Under 42 U.S.C. § 1983) (Use of Force) (Against ERDCC Individual Capacity Defendants Only)**

162. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

163. 42 U.S.C. § 1983 provides a cause of action against every person who, under color of law, deprives a person of their rights secured by the Constitution or federal law.

164. Under the Eighth Amendment, as incorporated against the states by the Fourteenth Amendment, Plaintiffs have the right to be free of cruel and unusual punishment, including the unnecessary and wanton infliction of pain by prison officials against them.

165. By assaulting and pepper spraying Plaintiffs while they prayed, Defendants used force maliciously and sadistically, with the intent to cause harm. Defendants' use of force was not deployed in good faith and was not related to any attempt to maintain or restore discipline.

166. Defendants also used force maliciously and sadistically when they choked, beat, and sexually assaulted Plaintiff Stafford, and when they provided him with boxer shorts that had been doused with pepper spray.

167. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Individual Capacity Defendants, for damages in whatever amount Plaintiffs are found to be entitled; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

#### **Count IV**

#### **VIOLATION OF THE EIGHTH AMENDMENT**

**(Jurisdiction Under 42 U.S.C. § 1983)**  
**(Deliberate Indifference)**  
**(Against ERDCC Individual Capacity Defendants Only)**

168. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

169. 42 U.S.C. § 1983 provides a cause of action against every person who, under color of law, deprives a person of their rights secured by the Constitution or federal law.

170. Under the Eighth Amendment, as incorporated against the states by the Fourteenth Amendment, Plaintiffs have the right to be free of cruel and unusual punishment, including prison officials' deliberate indifference to their serious medical needs.

171. By leaving Plaintiffs in seg after dousing them in pepper spray and ignoring their repeated pleas for medical assistance, and still not providing them with any medical care for associated injuries, Defendants consciously disregarded their known and objectively serious medical needs.

172. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Individual Capacity Defendants, for damages in whatever amount Plaintiffs are found to be entitled; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

**Count V**

**VIOLATION OF THE FOURTEENTH AMENDMENT  
(Equal Protection)  
(Against Individual Capacity Defendants Only)**

173. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

174. 42 U.S.C. § 1983 provides a cause of action against every person who, under color of law, deprives a person of their rights secured by the Constitution or federal law.

175. Under the Equal Protection Clause of the Fourteenth Amendment, Plaintiffs have the right not to be discriminated against by government officials on the basis of their race.

176. By treating Plaintiff Holliman more favorably than the other Plaintiffs because he is white, Defendants discriminated against the other Plaintiffs on the basis of race.

177. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Individual Capacity Defendants, for damages in whatever amount Plaintiffs are found to be entitled; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

**Count VI**

**VIOLATION OF THE RELIGIOUS LAND USE AND  
INSTITUTIONALIZED PERSONS ACT**

**(Free Exercise)  
(Against Official Capacity Defendants Only)**

178. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

179. The Religious Land Use and Institutionalized Persons Act (RLUIPA), 42 U.S.C. § 2000cc(a) *et seq.*, forbids Defendants from imposing a substantial burden on Plaintiffs' religious exercise unless that burden is the least restrictive means of furthering a compelling governmental interest.

180. By promulgating and maintaining a policy that forbids Muslims from praying in congregation, with or without religious attire, Defendants have substantially inhibited and constrained conduct and expression that manifests central tenets of Plaintiffs' individual religious beliefs, meaningfully curtailed their express adherence to their faith, denied them reasonable opportunities to engage in activities fundamental to their religion, and retaliated against them for their constitutionally-protected religious exercise.

181. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Official Capacity Defendants, for injunctive relief; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

**Count VII**

**VIOLATION OF THE FIRST AMENDMENT TO THE UNITED  
STATES CONSTITUTION, AS INCORPORATED AGAINST THE  
STATES BY THE FOURTEENTH AMENDMENT  
(Establishment Clause)  
(Against ERDCC, FCC, ACC, SECC, JCC, and MECC Official Capacity  
Defendants Only)**

182. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

183. Under the First Amendment, as incorporated against the states by the Fourteenth Amendment, the government may not favor, elevate, or encourage the practice of one faith over another.

184. By permitting Christians, but not Muslims, to pray together in congregation outside of prison chapels, the Farmington and MECC Official Capacity Defendants violated, and continue to violate, the First Amendment.

185. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Official Capacity Defendants, for injunctive relief; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

**Count VIII**

**VIOLATION OF MISSOURI TORT LAW  
(Battery)  
(Against Individual Capacity Defendants Only)**

186. Plaintiffs repeat and re-allege the foregoing paragraphs, as though fully set forth herein.

187. A defendant is subject to liability for battery if he intends to, and actually does, cause a harmful or offensive contact with the person of another.

188. Defendants intentionally attacked and pepper sprayed Plaintiffs as they prayed, thereby committing battery.

189. Defendants beat, choked, and sexually assaulted Plaintiff Stafford, thereby committing battery.

190. Plaintiffs respectfully request this Court to enter a judgment in their favor, and against the Individual Capacity Defendants, for damages in whatever amount Plaintiffs are found to be entitled; costs and attorneys' fees wrongfully incurred to bring this action; and any other damages, including punitive damages, as provided by applicable law.

### **Prayer for Relief**

WHEREFORE, Plaintiffs request that this Honorable Court enter judgment in their favor and against Defendants on each and every count in this Complaint, and enter an order awarding all appropriate damages to Plaintiffs and injunctive relief adequate to remedy the statutory and constitutional violations. Plaintiffs also request attorneys' fees, costs, and expenses pursuant to 42 U.S.C. § 1988, and that the Court order any further relief the Court may deem just and proper.

### **JURY DEMAND**

NOW COME Plaintiffs, by and through their undersigned counsel, and hereby demand a jury trial of the above-referenced causes of action so triable.

Dated: February 28, 2023

Respectfully Submitted,

**CAIR LEGAL DEFENSE FUND**

Lena F. Masri (VA 93291)

[lmagri@cair.com](mailto:lmagri@cair.com)

Gadeir I. Abbas (VA 81161)\* °

[gabbas@cair.com](mailto:gabbas@cair.com)

Justin Sadowsky (VA 73382) °

[jsadowsky@cair.com](mailto:jsadowsky@cair.com)

Kimberly Noe-Lehenbauer (OK 34744)\*\*

[knoelehenbauer@cair.com](mailto:knoelehenbauer@cair.com)

Patrick Grubel (DC 1632837)\*\*\*

[pgrubel@cair.com](mailto:pgrubel@cair.com)

453 New Jersey Ave., S.E.

Washington, DC 20003

Phone: (202) 742-6420

Fax: (202) 488-0833

*\*Mr. Abbas licensed in VA, not in D.C. Practice limited to federal matters.*

*\*\*Ms. Noe-Lehenbauer licensed in OK, not in D.C. Practice limited to federal matters.*

*\*\*\*Mr. Grubel licensed in TX, not in D.C. Practice limited to federal matters.*

*° Application for Admission pending.*



I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023, in Bonne Terre, Missouri.

Dated: 3/2/2023

By:


Marcus Howard  
#1353254

I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023, in Bonne Terre, Missouri.

Dated: 3/2/2023

By:

  
Wendell Harris, Jr. #12272204

I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023 in Bonne Terre, Missouri.

Dated: 3/2/2023

By: 

Steven Stafford #365963

I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023, in Bonne Terre, Missouri.

Dated: 3/2/2023

By: 

Michael Smith #1227890

I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023 in Bonne Terre, Missouri.

Dated: 3/2/2023

By:



Montrell Moore #1215629



I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023 Bonne Terre  
in \_\_\_\_\_, Missouri.

Dated: 3/2/2023

By: Reginald Clemons  
Reginald Clemons #990102

I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023 in Bonne Terre, Missouri.

Dated: 3/2/2023

By

Mandell Kent  
Mandell Kent #339210

I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023, in Bonne Terre, Missouri.

Dated: 3/2/2023

By: 

Mark Holliman #501976



I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on March 2, 2023, in Bonne Terre, Missouri.

Dated: 3/2/2023

By: Vincent Hood  
Vincent Hood #1254167